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AB:NCG	
UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK	
UNITED STATES OF AMERICA - against -	REMOVAL TO THE DISTRICT OF COLUMBIA
BRIAN PATRICK MIGLIORE,	(Fed. R. Crim. P. 5) Case No. 22-MJ-1224
Defendant.	
EASTERN DISTRICT OF NEW YORK, SS:	

SAMAD SHAHRANI, being duly sworn, deposes and states that he is a Special Agent with the Federal Bureau of Investigation, duly appointed according to law and acting as such.

On or about November 10, 2022, the United States District Court for the District of Columbia issued an arrest warrant commanding the arrest of the defendant BRIAN PATRICK MIGLIORE, for violations of Title 21, United States Code, Section 846 (conspiracy to distribute and possess with intent to distribute 5 grams or more of a mixture and substance containing a detectable amount of methamphetamine, oxycodone, and morphine).

The source of your deponent's information and the grounds for his belief are as follows:¹

1. On or about November 10, 2022, the United States District Court for the District of Columbia issued an arrest warrant commanding the arrest of the defendant BRIAN

Because the purpose of this Complaint is to set forth only those facts necessary to establish probable cause to arrest, I have not described all the relevant facts and circumstances of which I am aware.

PATRICK MIGLIORE, for violations of Title 21, United States Code, Section 846 (conspiracy to distribute and possess with intent to distribute 5 grams or more of a mixture and substance containing a detectable amount of methamphetamine, oxycodone, and morphine). A true and correct copy of the arrest warrant (the "Arrest Warrant") is attached hereto as Exhibit A. A true and correct copy of the indictment (the "Indictment") is attached hereto as Exhibit B.

- 2. On November 14, 2022, at approximately 8:58 p.m., the defendant BRIAN PATRICK MIGLIORE was arrested at John F. Kennedy International ("JFK") Airport pursuant to the Arrest Warrant. MIGLIORE was checked in for a flight departing to Rio de Janeiro, Brazil on the night of November 14, 2022.
- 3. Upon MIGLIORE'S arrest at JFK Airport, law enforcement agents asked him to provide his name and date of birth. The defendant identified himself as BRIAN MIGLIORE. Additionally, the date of birth that the defendant provided to law enforcement is consistent with the date of birth of the BRIAN PATRICK MIGLIORE wanted in the District of Columbia.
- 4. At the time of his arrival, the defendant had a New York state driver's license and passport with him. The New York state driver's license and passport are in the name of BRIAN MIGLIORE. The date of birth listed on the New York state driver's license and passport are also consistent with the date of birth of the BRIAN PATRICK MIGLIORE wanted in the District of Columbia.
- 5. Following the arrest of MIGLIORE, MIGLIORE waived his Miranda rights orally and in writing and agreed to speak with law enforcement agents. During the interview, he identified himself as BRIAN MIGLIORE.

- 6. I reviewed photographs of the BRIAN PATRICK MIGLIORE wanted in the District of Columbia on his social media accounts and in his New York state driver's license. The defendant's appearance is consistent with those photographs and of the photograph in the passport he had in his possession.
- 7. Based on the foregoing, I submit there is probable cause to believe that the defendant is the BRIAN PATRICK MIGLIORE wanted in the District of Columbia.

WHEREFORE, your deponent respectfully requests that the defendant BRIAN PATRICK MIGLIORE be dealt with according to law.

S/ Samad Shahrani

SAMAD SHAHRANI Special Agent, Federal Bureau of Investigation

Sworn to before me this /5 day of November, 2022

S/Roanne L. mann

THE HONORABLE ROANNE L. MANN UNITED STATES MAGISTRATE JUDGE EASTERN DISTRICT OF NEW YORK

EXHIBIT A

UNITED STATES DISTRICT COURT

for the

District of Columbia

United States of America v.)	Case: 1:22-cr-00365 Assigned To: Nichols, Carl J.				
BRIAN PATRICK MIGLIORE))	Assign. Date : 11/10/2022 Description: Indictment (B) Related Case: 22-cr-257 (CJN)				
Defendant					
ARREST WARRANT					
To: Any authorized law enforcement officer					
(name of person to be arrested) BRIAN PATRICK MIGLIORE	a United States magistrate judge without unnecessary delay				
who is accused of an offense or violation based on the following					
✓ Indictment □ Superseding Indictment □ Inform					
☐ Probation Violation Petition ☐ Supervised Release Vio	olation Petition				
This offense is briefly described as follows:					
21 U.S.C. § 846 - CONSPIRACY TO DISTRIBUTE AND POS MORE OF A MIXTURE AND SUBSTANCE CONTAINING A I OXYCODONE, AND MORPHINE; FORFEITURE: 21 U.S.C. § 853(a), (p)	SESS WITH INTENT TO DISTRIBUTE 5 GRAMS OR DETECTABLE AMOUNT OF METHAMPHETAMINE,				
	G. Michael Harvey 2022.11.10 15:20:58 -05'00'				
Date:11/10/2022	Issuing officer's signature				
City and state: WASHINGTON, D.C.	G. MICHAEL HARVEY, U.S. MAGISTRATE JUDGE Printed name and title				
Return					
This warrant was received on (date)	, and the person was arrested on (date)				
at (city and state)					
Date:	Arresting officer's signature				
	Printed name and title				

This second page contains personal identifiers provided for law-enforcement use only and therefore should not be filed in court with the executed warrant unless under seal.

(Not for Public Disclosure)

Name of defendant/offende	er: BRIAN PATRICK MIGLIORE			
Known aliases: SKITS	SNYGG; SELFSABOTAGE; SICKTOC	THPICK	N .	
Last known residence:	UNKNOWN			
Prior addresses to which de	efendant/offender may still have ties:	UNKNO	WN	
Last known employment:	UNKNOWN			
Last known telephone numbers: UNKNOWN				
Place of birth: UNKN	NOWN			
Date of birth: 11/23	3/1988			
Social Security number:	054-76-0039		e	
Height: 5'11		Weight:	UNKNOWN	
Sex: MALE		Race:	WHITE	
Hair: BROWN		Eyes:	GREEN	
History of violence, weapons, drug use: N/A Known family, friends, and other associates (name, relation, address, phone number): N/A				
FBI number: N/A				
Complete description of au	nto: N/A			
Investigative agency and address: SPECIAL AGENT SAMAD D. SHAHRANI (718) 644-5343 FEDERAL BUREAU OF INVESTIGATION				
Name and telephone numbers (office and cell) of pretrial services or probation officer (if applicable): N/A				
Date of last contact with pr	retrial services or probation officer (if a	applicable):		

EXHIBIT B

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

Holding a Criminal Term

Grand Jury Sworn in on May 18, 2022

UNITED STATES OF AMERICA : 0

CRIMINAL NO.

GRAND JURY ORIGINAL

BRIAN PATRICK MIGLIORE,

The Grand Jury charges that:

v.

VIOLATIONS:

Defendant.

21 U.S.C. § 846 (Conspiracy to Distribute and Possess

With Intent to Distribute 5 Grams or
 More of a Mixture and Substance
 Containing a Detectable Amount of

Methamphetamine, Oxycodone,

and Morphine)

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FORFEITURE:

: 21 U.S.C. § 853(a), (p)

INDICTMENT

Case: 1:22-cr-00365

Assigned To: Nichols, Carl J. Assign. Date: 11/10/2022 Description: Indictment (B)

COUNT ONE

Related Case: 22-cr-257 (CJN)

From on or about March 2021 until the present, within the District of Columbia and elsewhere, **BRIAN PATRICK MIGLIORE**, did knowingly and willfully combine, conspire, confederate and agree together and with other persons both known and unknown to the Grand Jury, to unlawfully, knowingly and intentionally distribute and possess with intent to distribute a mixture and substance containing a detectable amount of methamphetamine, a mixture and substance containing a detectable amount of oxycodone, and a detectable amount of morphine, all of which are Schedule II narcotic drug controlled substances, in violation of Title 21, United States Code, Sections 841(a)(1) and 841(b)(1)(B)(viii), and 841(b)(1)(C).

Quantity of Methamphetamine Involved in the Conspiracy:

With respect to defendant **BRIAN PATRICK MIGLIORE** his conduct as a member of the narcotics conspiracy charged in Count One, which includes the reasonably foreseeable conduct

of other members of the narcotics conspiracy charged in Count One, involved 5 grams or more of methamphetamine, a Schedule II controlled substance, in violation of Title 21 United States Code, Sections 841(a)(1) and 841(b)(1)(B)(viii).

(Conspiracy to Distribute and Possess With Intent to Distribute 5 Grams or More of a Mixture and Substance Containing a Detectable Amount of Methamphetamine, Oxycodone, and Morphine, in violation of Title 21, United States Code, Section 846)

FORFEITURE ALLEGATION

- 1. Upon conviction of the offense alleged in Counts One of this Indictment, the defendant shall forfeit to the United States pursuant to 21 U.S.C. § 853, any property constituting, or derived from, proceeds obtained, directly or indirectly, as a result of the said violations and any property used, or intended to be used, in any manner or part, to commit, or to facilitate the commission of the said violations.
- 2. If any of the above-described forfeitable property, as a result of any act or omission of the defendant:
 - a. cannot be located upon the exercise of due diligence;
 - b. has been transferred or sold to, or deposited with, a third party;
 - c. has been placed beyond the jurisdiction of the court;
 - d. has been substantially diminished in value; or
- e. has been commingled with other property which cannot be divided without difficulty; the defendant shall forfeit to the United States any other property of the defendant, up to the value of the property described above, pursuant to 21 U.S.C. § 853(p).

(Criminal Forfeiture, pursuant to Title 21, United States Code, Sections 853(a), (p))

A TRUE BILL:

FOREPERSON.

Attorney of the United States in and for the District of Columbia.

rew M. Graves/CCW